## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

In re Appeal in:	)
RUTH M. LANGFORD,	)
Debtor	) )
WE THE PEOPLE FORMS AND SERVICE CENTERS USA, INC., CHARLIE ANDERSON CLARENCE D. SMITH, JR., MARILYN L. JONES,	Bankruptcy Case No.  O4-12447 C-7G  )
Appellants,	) ) )
v. U.S. BANKRUPTCY ADMINISTRATOR MICHAEL D. WEST, AND ATTORNEY GENERAL FOR THE STATE OF NORTH CAROLINA, ROY D. COOPER,	) U.S. District Court Case No. ) 1:06-CV-557 ) )
Appellees.	)

## MEMORANDUM ORDER

## TILLEY, District Judge

This matter is before the Court on motion of Appellees U.S. Bankruptcy

Administrator Michael D. West and Attorney General for the State of North

Carolina, Roy D. Cooper (collectively "Appellees") seeking dismissal of a

bankruptcy appeal filed by appellants We The People Forms and Service Centers

USA, Inc., Charlie Anderson, Clarence D. Smith, Jr., and Marilyn L. Jones

(collectively "Appellants"). Appellees assert that the appeal should be dismissed

for failure to prosecute because Appellants have neither filed a brief in support of

their appeal within the time proscribed by Bankruptcy Rule 8009(a)(1) nor sought

an extension of time within which to file a brief.

On July 11, 2007, the Court entered an Order discussing the standard for

dismissal under Bankruptcy Rule 8001(a) (the "July 11 Order"). The July 11 Order

provided Appellants notice that their appeal was subject to dismissal and afforded

them the opportunity to explain their delay in prosecuting the appeal. On August

13, 2007, counsel for Appellants notified the Court in writing that they did not

oppose the motion for dismissal. [Doc. # 12].

For the reasons set forth in the July 11 Order and particularly in light of the

fact that Appellants do not oppose dismissal of this appeal, Appellees' Motion to

Dismiss [Doc. # 9]is GRANTED, and this Matter is DISMISSED.

This the 17<sup>th</sup> day of August, 2007.

/s/ N. Carlton Tilley, Jr.
United States District Judge

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